REMARKS

Claims 1-68 remain pending in the application.

Claims 1 and 68 over Helferich

Claims 1 and 68 were rejected under 35 USC 102(e) as allegedly being anticipated by U.S. Pat. No. 6,636,733 to Helferich ("Helferich").

Claim 1 recites a method of providing <u>electronic event notification</u>, comprising associating a first <u>electronic event message</u> with a first phone number, and providing information about the first <u>electronic event message</u> when a communications device calls the first phone number.

Claim 68 recites means for receiving an electronic notification of a <u>first event</u>, means for associating a first claim check with information about the <u>first event</u>, means for generating a message for the <u>first event</u>, means for receiving an electronic notification of a <u>second event</u>, and means for associating a second claim check with information about the second <u>event</u>.

The Examiner cites columns 4 and 5 of Helferich, and in particular Col. 4, lines 11-14, for allegedly disclosing provision of electronic mail notification. (Office Action at 2)

Helferich relates to a simple <u>email server</u>, and receipt of <u>simple</u> email.

The present invention relates to a <u>notification</u> system, that requires electronic <u>notification</u> of an <u>event</u>. Helferich discloses nothing but a <u>simple email server</u> that allows <u>remote retrieval of simple email messages</u>. Helferich fails to disclose <u>notification</u> of anything, much less <u>notification</u> of an <u>event</u> as claimed.

For at least all the above reasons, claims 1 and 68 are patentable over the prior art of record. It is therefore respectfully requested that the rejection be withdrawn.

Claims 2-67

It appears that the Examiner may have intended to include claims 2-67 in the rejection under 35 USC 102(e), though technically speaking they are not per the rejection articulated on page 2.

Just as described with respect to claims 1 and 68 as articulated above, Helferich fails to disclose a <u>notification</u> system that requires electronic <u>notification</u> of an <u>event</u>, much less <u>notification</u> of an <u>event</u> as claimed by claims 2-67,

For instance, claims 2-8 recite a method of providing <u>electronic</u> <u>event notification</u>, comprising associating a first <u>electronic event message</u> with a first phone number, and providing information about the first <u>electronic event message</u> when a communications device calls the first phone number.

Claims 9 and 10 recite a method of providing an <u>event</u> notification, comprising receiving an <u>electronic notification</u> of the <u>event</u>.

Claims 11-18 recite a method of providing an <u>event notification</u>, comprising associating at least one claim check with the <u>event</u>.

Claims 19-24 recite a method of providing an <u>event notification</u>, comprising associating a first claim check with a <u>first event</u>, and associating the first claim check with a <u>second event</u>.

Claims 25-27 recite a method of providing an <u>event notification</u>, comprising associating a first claim check with a <u>first event</u>, and associating a second claim check with a <u>second event</u>.

Claims 28-31 recite a <u>notification</u> system, comprising a messaging module configured to receive an <u>electronic notification</u> of an <u>event</u> and associate at least one phone number with the <u>event</u>.

Claims 32-38 recite a <u>notification</u> system, comprising a messaging module configured to receive an <u>electronic notification</u> of <u>at least one event</u>, and to associate at least one of a plurality of claim checks with the <u>event</u>.

Claims 39-47 recite a <u>notification</u> system, comprising a messaging module configured to receive <u>electronic data about an **event**</u> for an entity, and to associate the <u>electronic data about the **event**</u> with at least one claim check.

Claims 48-59 recite a <u>notification</u> system, comprising a messaging module configured to receive electronic notification of a <u>first event</u>, to associate a first claim check with the <u>first event</u>, to receive electronic notification of a <u>second event</u>, and to associate the first claim check with the <u>second event</u>.

Claims 60 and 61 recite a <u>notification</u> system, comprising means for receiving an <u>electronic notification</u> of an <u>event</u>, and means for associating at least one of a plurality of phone numbers with the <u>event</u>.

Claims 62-65 recite a <u>notification</u> system, comprising means for receiving an <u>electronic notification of an event</u>, means for associating at least one of a plurality of claim checks with information about the <u>event</u>.

Claims 66 and 67 recite means for receiving an electronic notification of a <u>first event</u>, means for associating a first claim check with information about the <u>first event</u>, means for generating a message for the <u>first event</u>, means for receiving an electronic notification of a <u>second event</u>, and means for associating a second claim check with information about the <u>second event</u>.

Claims 2-67 are patentable for many of the same reasons that claims 1 and 68 are patentable over the prior art.

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Conclusion

The rejections having been addressed, it is respectfully submitted that the subject application is in condition for allowance and a Notice to that effect is earnestly solicited.

Respectfully submitted,
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